



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/657,546	09/08/2003	Clifford Neil Didcock	502080-A-11-US (Didcock)	9884
7590 01/11/2006			EXAMINER	
Ryan, Mason & Lewis, LLP			CHOW, MING	
90 Forest Avenue Locust Valley, NY 11560			ART UNIT	PAPER NUMBER
			L	TALER NOMBER
			2645	
			DATE MAILED: 01/11/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/657,546	DIDCOCK ET AL.			
		Examiner	Art Unit			
		Ming Chow	2645			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
THE - External after - If the - If NO - Failur Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, and period for reply is specified above, the maximum statutory per reto reply within the set or extended period for reply will, by safely received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may n. a reply within the statutory minimum of teriod will apply and will expire SIX (6) M tatute, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on Q	08 September 2003.				
2a) <u></u> □	This action is FINAL . 2b)⊠	This action is non-final.				
3)) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
5)	Claim(s) 1-17 is/are pending in the applica 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction as	drawn from consideration.				
Applicati	ion Papers					
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Information	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SE or No(s)/Mail Date 2-10-04.) Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-152) 			

Art Unit: 2645

Claim Objections

- 1. Claims 7, 8 recite "the centralized messaging system". There is insufficient antecedent basis for this limitation in the claim.
- 2. Claim 8 recites "the user" (line 3). There is insufficient antecedent basis for this limitation in the claim.
- 3. Claim 15 recites "the step of caching". There is insufficient antecedent basis for this limitation in the claim.
- 4. Claim 16 recites "the step of providing". There is insufficient antecedent basis for this limitation in the claim.
- 5. Claim 17 recites "the step of accessing". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

Art Unit: 2645

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 6. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "which system" is not clearly defined. It is unclear what is referred by the "which system". Does it refer to the "a messaging system" (line 1) or "distributed front-end messaging system" (line 1)?
- 7. Claim 6 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The phrase "the front-end messaging system" (line 2) is not clearly defined. It is unclear the cited phrase refers to "one distributed front-end messaging system" or "centralized front-end messaging system".

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Art Unit: 2645

- 2

8. Claims 1-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Hogan et al (US: 5619554).

For claims 1, 2, 4, 8, 14, 15, 16, Hogan et al teach on Fig. 13 and Fig. 4, a messaging system for multiple users.

Hogan et al teach on item 1302 Fig. 13, a plurality of voice message servers (claimed "at least one distributed front-end messaging system").

Hogan et al teach on item 1304 Fig. 13, column 15 line 26-27, database (claimed "centralized data store") which associates with the voice message server. The database stores voice messages (claimed "storing data associated with users").

Hogan et al teach on column 3 line 43-46, storing voice packets retrieved from the database in a buffer (claimed "at least one cache means") for playback. The played voice message is in dependence on the data stored in the buffer.

Regarding claim 3, Hogan et al teach on item 904 Fig. 13, front-end distributor (claimed "centralized front-end messaging system") associates with database.

Regarding claim 5, Hogan et al teach on column 15 line 42-43, front-end distributor (claimed "centralized front-end messaging system") provides voice message services (claimed "at least one messaging function").

Art Unit: 2645

ł

Regarding claim 6, Hogan et al teach on column 15 line 55-60, the front-end distributor (claimed "centralized front-end messaging system") distributes voice messages to voice message server (claimed "distributed front-end messaging system"). The front-end distributor must identify the voice message server for distribution of the voice messages.

Regarding claim 7, Hogan et al teach on column 26 line 34-41, operator data includes ANI (claimed "a calling number") and called party number.

Regarding claim 9, the database (item 1304 Fig. 13) as taught by Hogan et al must have configuration data (database configuration).

Regarding claim 10, Hogan et al teach on item 334 Fig. 13, VRU (claimed "call answering").

Regarding claims 11, 17, Hogan et al teach on column 3 line 19, call processing system (reads on claimed "subscriber access function").

Regarding claim 12, Hogan et al teach on item 1302 Fig. 13, a plurality of independent voice message servers (reads on claimed "a respective voice mail domain").

Regarding claim 13, Hogan et al teach on item 102 Fig. 1, a switch.

Art Unit: 2645

Conclusion

9. The prior art made of record and not replied upon is considered pertinent to applicant's

disclosure.

US: 2005/0111634.

10. Any inquiry concerning this application and office action should be directed to the

examiner Ming Chow whose telephone number is (571) 272-7535. The examiner can normally

be reached on Monday through Friday from 8:30 am to 5 pm. If attempts to reach the examiner

by telephone are unsuccessful, the examiner's supervisor, Fan Tsang, can be reached on (571)

272-7547. Any inquiry of a general mature or relating to the status of this application or

proceeding should be directed to the Customer Service whose telephone number is (571) 272-

2600. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Or faxed to Central FAX Number 571-273-8300.

Patent Examiner

Art Unit 2645

Ming Chow

Page 6